UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

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APPLICATION AND ORDER OF EXCLUDABLE DELAY

		Case No.	18-cr-633
Zenten	Ousyannikov		
The U	nited States of America and the defend . (19 to <u>박기기(의</u> be e	lant hereby jointly rec excluded from the con	uest that the time period from nputation of the time period within which
$\langle \mathcal{S} \rangle$	an information or indictment must be trial of the charges against defendant		CC)
The parties seel	k the exclusion of the foregoing period	because	
case without tri	they are engaged in plea negotiations al, and they require an exclusion of time not, despite their diligence, have reason	ne in order to focus ef	are likely to result in a disposition of this forts on plea negotiations without the risk ive preparation for trial,
()	they need additional time to prepare	e for trial due to the co	omplexity of case,
Sixth Amendmenthis Court adop	efendant states that he/she has been fullent to the Constitution; the Speedy Triated pursuant to that Act; and Rule 50(but he/she has a right to be tried before a	al Act of 1974, 18 U.s b) of the Federal Rule	S.C. §§ 3161-74; the plan and rules of s of Criminal Procedure. The defendant
Defendant		For U.S. At	torney, E.D.N.Y.
Counsel for De	fendant		
computing the Court finds that		or indictment must be of justice and outwei	
without trial, th	e exclusion of time will allow all coun be denied the reasonable time necessa	sel to focus their effo	ns will result in a disposition of this case rts on plea negotiations without the risk ration for trial, taking into account the

SO ORDERED.

Dated: Brooklyn, N.Y

s/ Steven M Gold

United States Magistrate Judge